SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2007-052680 09/01/2009

HONORABLE BRIAN R. HAUSER

CLERK OF THE COURT
W. Tenoever
Deputy

SHERRI LYNN BAYLY MARK D CHESTER

v.

TIMOTHY RALSTON, et al. DAVID G BRAY

ALTERNATIVE DISPUTE RESOLUTION - CCC

HEARING RESET

On the Court's own motion,

IT IS ORDERED vacating the Telephonic Status Conference set for October 5, 2009 at 9:30 a.m. and resetting the same to <u>December 11, 2009 at 9:30 a.m.</u> in this division. Counsel for the Plaintiff is to initiate the phone conference (602) 506-6086.

IT IS FURTHER ORDERED extending the deadline for completion of a settlement conference to November 30, 2009.

IT IS FURTHER ORDERED that the parties shall participate in a mandatory Settlement Conference. This case is referred to the Court's Alternative Dispute Resolution Office for the appointment of a judge pro tempore to conduct a settlement conference. Counsel and/or the parties will receive a minute entry from ADR appointing the judge pro tempore. Counsel and any "pro per" parties will contact the appointed judge pro tempore to arrange the date, time and location for the settlement conference. The judge pro tempore is requested to conduct a settlement conference not later than **November 30, 2009**. The Office of Alternative Dispute Resolution will not do the scheduling of the settlement conference so please do not contact that

Docket Code 003 Form V000A Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CV 2007-052680 09/01/2009

office. If counsel prefer to use a private mediator to conduct the Settlement Conference, a Stipulation and Order Re: Alternative to ADR must be presented to the Court.